

SUPREME COURT OF THE STATE OF NEW YORK, COUNTY OF BRONX

Greene, et al v. Clean Rite Centers, LLC, et al, Index No. 820890/2025E

IF YOU HOLD OR HELD ONE OR MORE CLEAN RITE OR LAUNDROMAX LAUNDRY CARDS THAT WAS ACQUIRED FROM MARCH 29, 2018 TO APRIL 17, 2026, YOU MAY BE ENTITLED TO A PAYMENT FROM A CLASS ACTION SETTLEMENT.

A court authorized this notice. You are not being sued. This is not a solicitation from a lawyer.

- A settlement has been reached in a class action lawsuit with Clean Rite Centers, LLC and Laundromax New England, LLC, the Defendants in this case. Plaintiffs Bertha Greene, Renee Singleton, and Dayaira Cedano allege that Defendants misrepresented the value of their reloadable cash cards designed for use with laundry machines that are provided by and serviced by Defendants (“Laundry Cards”). Specifically, they allege that by setting the reload amounts and laundry machine prices such that the Laundry Cards were guaranteed to have a remainder balance, and by allegedly failing to reveal the non-refundability of these remainder balances until after a customer has already committed to purchasing a Laundry Card, the remaining balances were unavailable to Laundry Card users and functioned as a hidden fee. Defendants deny these allegations because they allege that (a) zero-dollar balances are achievable through the purchase of laundry and non-laundry products and services in store, and (b) all relevant refund and card policies were, and continue to be, clearly displayed in each of Defendants’ stores.
- You are included if you hold or held one or more of Defendants’ Laundry Cards that was acquired from March 29, 2018 to and through April 17, 2026.
- Those included in the settlement will be eligible to receive a **\$3.00** cash payment per purchased Laundry Card they mail in, plus the remaining balance up to **\$5.00** (for a total of up to **\$8.00** per Laundry Card). Those who did not purchase a Laundry Card are nonetheless entitled to receive any remaining balance up to **\$5.00** for each Laundry Card mailed in. Alternatively, those who do not mail in a Laundry Card may submit a claim for **\$2.00** with proof of purchase or reloading.
- Read this notice carefully. Your legal rights are affected whether you act, or don’t act.

YOUR LEGAL RIGHTS AND OPTIONS IN THIS SETTLEMENT	
FILE A CLAIM BY JULY 17, 2026	The only way to receive a cash payment. By participating in the settlement, you will be bound by the terms of the Settlement Agreement and will give up certain rights.
EXCLUDE YOURSELF BY JULY 17, 2026	You will receive no benefits, but you will retain any rights you currently have to sue the Defendants about the claims in this case.
OBJECT BY JULY 17, 2026	Write to the Court explaining why you don’t like the settlement.
DO NOTHING	You will not get a share of the settlement benefits and will give up your rights to sue Defendants about the issues in this case.

These rights and options—**and the deadlines to exercise them**—are explained in this Notice.

BASIC INFORMATION

1. Why was this Notice issued?

A Court authorized this notice because you have a right to know about a proposed settlement of this class action lawsuit and about all of your options, before the Court decides whether to give final approval to the settlement. This Notice explains the lawsuit, the settlement, and your legal rights.

The Honorable Shawn T. Kelly, J.S.C., of the Supreme Court of the State of New York, County of Bronx, is overseeing this case. The case is called *Greene, et al v. Clean Rite Centers, LLC, et al.*, Index No. 820890/2025E. The people who sued are called the Plaintiffs. The Defendants are Clean Rite Centers, LLC and Laundromax New England, LLC.

2. What is a class action?

In a class action, one or more people called class representatives (in this case, Bertha Greene, Renee Singleton, and Dayaira Cedano) sue on behalf of a group or a “class” of people who have similar claims. In a class action, the court resolves the issues for all class members, except for those who exclude themselves from the Settlement Class.

3. What is this lawsuit about?

This lawsuit claims Plaintiffs Bertha Greene, Renee Singleton, and Dayaira Cedano (collectively, the “Class Representatives”) allege that Defendants allegedly misrepresented the value of its Laundry Cards. Specifically, Plaintiffs allege that by setting the reload amounts and laundry machine prices such that the Laundry Cards were guaranteed to have a remainder balance, and by allegedly failing to reveal the non-refundability of these remainder balances until after a customer has already committed to purchasing a Laundry Card, the remaining balances were unavailable to Laundry Card users and functioned as a hidden fee. Defendants deny all allegations of wrongdoing because they allege that (a) zero-dollar balances are achievable through the purchase of laundry and non-laundry products and services in store, and (b) all relevant refund and card policies were, and continue to be, clearly displayed in each of Defendants’ stores. The Court has not determined who is right. Rather, the Parties have agreed to settle the lawsuit to avoid the uncertainties and expenses associated with ongoing litigation.

4. Why is there a settlement?

The Court has not decided whether the Plaintiffs or the Defendants should win this case. Instead, both sides agreed to a settlement. That way, they avoid the uncertainties and expenses associated with ongoing litigation, and Settlement Class Members will get compensation sooner rather than, if at all, after the completion of a trial.

WHO IS INCLUDED IN THE SETTLEMENT?

5. How do I know if I am in the Settlement Class?

The Court decided that everyone who fits the following description is a member of the **Settlement Class**:

All persons who hold or held one or more of Defendants’ Laundry Cards that was acquired from March 29, 2018 to and through April 17, 2026. The Settlement Class will be divided into two groups: (A) Group A, which consists of all class members who mail in Laundry Cards and either (i) purchased the Laundry Cards; or (ii) did not purchase the Laundry Cards but have a remaining balance; and (B) Group B, which consists of class members who had a Laundry Card but do not currently possess one.

THE SETTLEMENT BENEFITS

6. What does the settlement provide?

Monetary Relief: If approved, a Settlement Sum will be created totaling up to \$1,250,000.00 for approved claims, the costs

of notice to the Class members, the Settlement administrator's administrative costs, and up to \$500,000 in attorneys' fees to Class Counsel. Settlement Class Member cash payments will come out of this Sum (*see* Question 12).

A detailed description of the settlement benefits can be found in the Settlement Agreement, a copy of which is accessible on the Settlement Website by clicking [here](#).

7. How much will my payment be?

You **must** submit a Claim Form (see instructions below) to receive a share of the Settlement Fund. You may be entitled to receive a **\$3.00** cash payment per purchased Laundry Card you mail in, plus the remaining balance up to **\$5.00** (for a total of up to **\$8.00** per Laundry Card). If you did not purchase a Laundry Card, you are nonetheless entitled to receive any remaining balance up to **\$5.00** for each Laundry Card you mail in. Alternatively, if you do not mail in a Laundry Card, you may submit a claim for **\$2.00** with proof of purchase or of reloading a Laundry Card. These cash payments may be subject to *pro rata* adjustment depending on the number of valid claims that are filed.

8. When will I get my payment?

If the Court approves the settlement, eligible Class Members will receive their payment 60 days after the settlement has been finally approved and/or after any appeals process is complete. The payment will be made in the form of a check (unless Venmo or PayPal is selected), and all checks will expire and become void 180 days after they are issued.

HOW TO GET BENEFITS

9. How do I get a payment?

You **must** complete and submit a Claim Form to receive a payment from the Settlement Fund. You may submit a Claim Form either electronically on the Settlement Website by clicking [here](#), or by printing and mailing in a paper Claim Form, copies of which are available for download [here](#). Claim Forms must be submitted online by 11:59 p.m. EST on **July 17, 2026**, or postmarked and mailed by **July 17, 2026**.

REMAINING IN THE SETTLEMENT

10. What am I giving up if I stay in the Class?

If the settlement becomes final, you will give up your right to sue the Defendant and other Released Parties for the claims being resolved by this settlement. The specific claims you are giving up against the Defendants are described in the Settlement Agreement. You will be "releasing" the Defendants and certain of their affiliates, employees and representatives as described in Section 1.26 of the Settlement Agreement. Unless you exclude yourself (*see* Question 13), you are "releasing" the claims, regardless of whether you submit a claim or not. The Settlement Agreement is available through the "court documents" link on the website.

The Settlement Agreement describes the released claims with specific descriptions, so read it carefully. If you have any questions you can talk to the lawyers listed in Question 11 for free or you can, of course, talk to your own lawyer if you have questions about what this means.

THE LAWYERS REPRESENTING YOU

11. Do I have a lawyer in the case?

The Court has appointed Bursor & Fisher, P.A. to be the attorneys representing the Settlement Class. They are called "Class Counsel." They believe, after conducting an extensive investigation, that the Settlement Agreement is fair, reasonable, and in the best interests of the Settlement Class. You will not be charged for these lawyers. If you want to be represented by your own lawyer in this case, you may hire one at your expense.

12. How will the lawyers be paid?

The Defendants have agreed that Class Counsel may be paid reasonable attorneys' fees, costs, and expenses in an amount to be determined by the Court. Class Counsel is entitled to seek no more than \$500,000 of the Settlement Sum, but the Court may award less than this amount.

Subject to approval by the Court, Defendants have also agreed that the Class Representatives may be paid a Service Award of \$5,000 each from the Settlement Fund for their services in helping to bring and resolve this case.

EXCLUDING YOURSELF FROM THE SETTLEMENT

13. How do I get out of the settlement?

To exclude yourself from the settlement, you must submit a request for exclusion by 11:59 p.m. EST on July 17, 2026. Requests for exclusion may be submitted either on the Settlement Website (via the online form accessible [here](#)) or by mailing or otherwise delivering a letter (or request for exclusion) stating that you want to be excluded from the *Greene, et al. v. Clean Rite Centers, LLC et al.*, Index No. 820890/2025E settlement. Your letter or request for exclusion must also include your name, your address, a statement indicating where and when you purchased the Laundry Card, your signature, the name and number of this case, and a statement that you wish to be excluded. If you choose to submit a request for exclusion by mail, you must mail or deliver your exclusion request, postmarked no later than July 17, 2026 to the following address:

Clean Rite & Laundromax Laundry Card Settlement
c/o Analytics Consulting LLC
PO Box 2010
Chanhassen, MN 55317-2010

14. If I don't exclude myself, can I sue the Defendants for the same thing later?

No. Unless you exclude yourself, you give up any right to sue the Defendants for the claims being resolved by this settlement.

15. If I exclude myself, can I get anything from this settlement?

No. If you exclude yourself, you will not receive a payment from the Settlement.

OBJECTING TO THE SETTLEMENT

16. How do I object to the settlement?

If you are a Class Member, you can object to the settlement if you don't like any part of it. You can give reasons why you think the Court should not approve it. The Court will consider your views. To object, you must file with the Court a letter or brief stating that you object to the settlement in *Greene, et al. v. Clean Rite Centers, LLC, et al.*, Index No. 820890/2025E and identify all your reasons for your objections (including citations and supporting evidence) and attach any materials you rely on for your objections. Your letter or brief must also include your contact and address information, documents sufficient to establish your standing as a Settlement Class Member, including, but not limited to, a statement indicating the address of the laundromat in which you purchased and/or reloaded a Clean Rite or Laundromax Laundry Card and proof of Clean Rite or Laundromax Laundry Card purchase and/or reloading, the facts supporting your objection, the legal grounds on which your objection is based, including all citations to legal authority and evidence supporting your objection, and the name and contact information of any and all attorneys representing, advising, or in any way assisting you in connection with the preparation or submission of the objection or who may profit from the pursuit of the objection, and your signature. If you, or an attorney assisting you with your objection, have ever objected to any class action settlement where you or the objecting attorney has asked for or received payment in exchange for dismissal of the objection (or any related appeal) without modification to the settlement, you must include a statement in your objection identifying each such case by full case

caption. You must also mail or deliver a copy of your letter or brief to Class Counsel and Defendant’s Counsel listed below.

Class Counsel will file with the Court and post on this website its request for attorneys’ fees by July 2, 2026.

If you want to appear and speak at in front of the Court to object to the settlement, with or without a lawyer (explained below in answer to Question Number 20), you must say so in your letter or brief. File the objection with the Court (or mail the objection to the Court) and mail a copy of the objection to Class Counsel and Defendant’s Counsel, at the addresses below, postmarked no later than **July 17, 2026**.

Court	Class Counsel	Defendant’s Counsel
The Honorable Shawn T. Kelly, J.S.C. Supreme Court of the State of New York, County of Bronx 851 Grand Concourse Bronx, NY 10451	Philip L. Fraietta Bursor & Fisher P.A. 50 Main Street, Suite 475 White Plains, NY 10606	Leonard Weintraub Paduano & Weintraub LLP 1251 Avenue of the Americas 9th Floor New York, NY 10020

17. What’s the difference between objecting and excluding myself from the settlement?

Objecting simply means telling the Court that you don’t like something about the settlement. You can object only if you stay in the Settlement Class. Excluding yourself from the Class is telling the Court that you don’t want to be part of the Settlement Class. If you exclude yourself, you have no basis to object because the case no longer affects you.

GETTING MORE INFORMATION

18. Where do I get more information?

This Notice summarizes the settlement. More details are in the Settlement Agreement. You can get a copy of the Settlement Agreement at www.LaundromaxCardSettlement.com. You may also write with questions to Clean Rite & Laundromax Laundry Card Settlement, c/o Analytics Consulting LLC, PO Box 2010, Chanhassen, MN 55317-2010. You can call the Settlement Administrator at (855) 929-1500, or Class Counsel at (646) 837-7150, if you have any questions. Before doing so, however, please read this full Notice carefully. You may also find additional information elsewhere on the case website.